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2
3 UNITED STATES DISTRICT COURT
4 WESTERN DISTRICT OF WASHINGTON
5 AT TACOMA

6
7 KYLIE STEELE,

8 Plaintiff,

9 v.

10 NATIONAL RAILROAD
11 PASSENGER CORPORATION,

12 Defendant.

13 CASE NO. C19-5553BHS

14 ADMITTED EXHIBITS

15 NO.	16 DESCRIPTION	17 DATE 18 ADMITTED	19 COMMENTS
20 1	21 Still shot photograph of wreckage (Source: Getty Images)	22 11/17/2021	
23 2	24 Police aerial drone video of 25 wreckage (Source Tukwila Police 26 Dept)	27 11/17	
28 4	29 Police aerial drone video of 30 wreckage (Source: Tukwila Police 31 Dept)	32 11/17	
33 5	34 Still shot photograph of wreckage (NTSB Report, Figure 2)	35 11/17	

NO.	DESCRIPTION	DATE ADMITTED	COMMENTS
6	Still photograph of wreckage (NTSB Report, Figure 10)	11/17	
7	Photograph of site	11/17	
8	Photographs of Car No. 6, No. 7422 (taken 3/9/18)	11/17	
9	Photographs of Car No. 6, No. 7422 (taken 3/9/18)	11/17	
10	Photographs of Car No. 6, No. 7422 (taken 3/9/18)	11/17	
14	Photograph of Kylie Steele	11/18	
15	Sarah Bellum	11/19	
19	Demonstrative treatment timeline from date of injury to present	11/18	
22	<i>Demonstrative – Coup Contrecoup Side to Side</i>		Demonstrative Only - Used on 11/16
23	<i>Demonstrative - Diagnoses</i>		Demonstrative Only - Used on 11/16
24	<i>Demonstrative – Treatments She Has Endured</i>		Demonstrative Only - Used on 11/16, 11/18
27	<i>Demonstrative – Life Care Plan February 2021 cover page</i>		Demonstrative Only - Used on 11/19
28	<i>Demonstrative Eye Diagram</i>		Demonstrative Only - Used on 11/17

NO.	DESCRIPTION	DATE ADMITTED	COMMENTS
30	<i>Demonstrative – Kylie's Diagnosis</i>		Demonstrative Only - Used on 11/17
32	<i>Demonstrative – Medical Treatment Timeline</i>		Demonstrative Only – Used on 11/18
33	<i>Demonstrative – Sarah Bellum's Photo</i>		Demonstrative Only – Used on 11/18, 11/19
34	<i>Demonstrative – Sarah Bellum</i>		Demonstrative Only – Used on 11/19
35	<i>Demonstrative – Physical/Mental Restrictions</i>		Demonstrative Only – Used on 11/19
38	<i>Demonstrative – Earning Loss from Crash to Date</i>		Demonstrative Only – Used on 11/19
39	<i>Demonstrative – Future Lost Earnings</i>		Demonstrative Only – Used on 11/19
40	<i>Demonstrative – Future Lost Retirement</i>		Demonstrative Only – Used on 11/19
41	<i>Demonstrative – Future Life Care Expenses</i>		Demonstrative Only – Used on 11/19
44	<i>Demonstrative – Page 1 of Life Care Plan February 2021</i>		Demonstrative Only – Used on 11/19
46	<i>Demonstrative - Physical/Mental Restrictions</i>		Demonstrative Only – Used on 11/19
47	<i>Demonstrative – Successful Employment</i>		Demonstrative Only – Used on 11/19

NO.	DESCRIPTION	DATE ADMITTED	COMMENTS
A-34	Antioch Narrative Evaluation Spring Qtr 2018, EDUC-6271	11/18	
A-36	Antioch Narrative Evaluation Spring Qtr 2018, EDUC-5250	11/18	
A-41	Antioch Narrative Evaluation Winter Qtr 2019, EDUC-5320	11/18	
A-42	Antioch Narrative Evaluation Spring Qtr 2019, EDUC-5240	11/18	
A-59	Plaintiff's social media posts	11/17	
A-60	Plaintiff's 3/25/2019 letter to K. Pearce re Yoga Program Manager	11/18	
A-62	Plaintiff's writing sample submitted to K. Pearce	11/18	
A-65	Work trade application at Unfold Yoga	11/18	
A-68	Plaintiff's resume from Sarah Bellum file (Steele 007950-007951)	11/18	
A90-1	OHSU medical records (Pgs 658, 685)		<i>Used on 11/17, 11/18 but not admitted</i>
A-105	June 7, 2018 Swedish Hospital Neuro-Ophthalmology note of Dr. Eugene May	11/17	
A-106	Antioch University Graduation for Urban Environmental Education	11/17	
A-107	Nancy Steele Facebook photograph excerpts	11/18	
A-108	Video	11/22	